	Case 3:07-cv-05756-SI Do	ocument 30	Filed 04/01/2008	Page 1 of 4
1	ROBERT D. EASSA (SBN: 107970) DELIA A. ISVORANU (SBN: 226750) FILICE BROWN EASSA & McLEOD LLP 1999 Harrison Street, 18th Floor Tel: (510) 444-3131 Fax: (510) 839-7940			
2				
3				
4	Attorneys for Defendants			
5	SAMUEL B. JOHNSON III (PRO PER) 4420 Abruzzi Circle (209) 982-5904 Plaintiff-In Pro Per			
6 7				
8				
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	SAN FRANCISCO DIVISION			
12				
13	SAMUEL B. JOHNSON III,	)	Case No. C 07-0575	6 WHA (JCS)
14	Plaintiff,	·		ATION DIGITIGANIC
15	v.  CHEVRON CORPORATION, CHEVRON CORPORATION LONG TERM DISABILITY PLAN ORGANIZATION, CHEVRON ENVIRONMENTAL MANAGEMENT		PARTIES' STIPULATION DISMISSING CERTAIN DEFENDANTS AND PLAINTIFF'S 42 U.S.C. SECTION 1983 CLAIMS;  PARTIES' STIPULATION TO	
16				
17				
18	COMPANY, CATHERINE DREW	', <u> </u>	CONTINUE APRIL 10, 2008 CASE MANAGEMENT CONFERENCE; AND	
19	KATHRYN M. GALLACHER, SUSAN J. (SOLGER, SELLERS STOUGH, KRYSTAL (TRAN, DEBBIE WONG, and GARY A. (SYAMASHITA, (SYAMASHITA)		)   [PROPOSED] ORDER   	
20				
21	Defendants.	)		
22		)		
23				
24	Plaintiff Samuel B. Johnson III and Defendants Chevron Corporation et al. (collectively)			
25	HEREBY STIPULATE AND AGREE and request of the Court to enter an Order as follows:			
26				
27	-1-			
28	PARTIES' STIPULATION DISMISSING CERTAIN DEFENDANTS AND PLAINTIFF'S 42 U.S.C. SECTION 1983 CLAIMS; PARTIES' STIPULATION TO CONTINUE APRIL 10, 2008 CASE MANAGEMENT CONFERENCE; AND [PROPOSED] ORDER			
	Case No. C 07-05756 WHA (JCS)			

| | ///

2526

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

27

28

Ш

PARTIES' STIPULATION DISMISSING CERTAIN DEFENDANTS AND PLAINTIFF'S 42 U.S.C. SECTION 1983 CLAIMS; PARTIES' STIPULATION TO CONTINUE APRIL 10, 2008 CASE MANAGEMENT CONFERENCE; AND [PROPOSED] ORDER

-2-

Defendants Chevron Corporation Long-Term Disability Plan Organization, 2 Catherine Drew, Kathryn Gallacher, Susan Solger, Sellers Stough, Krystal Tran, Debbie Wong and Gary Yamashita are hereby dismissed from this action, including 3 4 any and all claims alleged against them, without prejudice; 5 This action and Plaintiff's claims shall proceed against Chevron Corporation and 6 Chevron Environmental Management Company only; and 7 Plaintiff's 42 U.S.C. section 1983 claims only are also dismissed from this action in 8 their entirety. Additionally, Plaintiff Johnson has represented to Defendants that he has been attempting to 9 obtain an attorney and believes that he will be able to do so in the next 30-days and, as a result, 10 seeks a continuance of the Court's currently set April 10, 2008 Case Management Conference to on 13 or after May 2, 2008, with a corresponding 30-day continuance of the April 3, 2008, deadline for 12 filing a Joint Case Management Statement. Based upon Plaintiff Johnson's assurance that he has 13 14 been attempting to secure counsel during the Court's previously ordered stay, Defendants hereby agree and stipulate to such a brief continuance. No Defendant has yet appeared in this action. 15 16 DATED: March 31, 2008 FILICE BROWN EASSA & McLEOD LLP 17 18 By: ROBERT D. EASSA 19 DELIA A. ISVORANU Attorneys for Defendants 20 21 DATED: March 31, 2008 PLAINTIFF—IN PRO PER 22 23 24 25 26 27 PARTIES' STIPULATION DISMISSING CERTAIN DEFENDANTS AND PLAINTIFF'S 42 U.S.C. SECTION 28 176) CLAIMB, PARTIEB' BTIPULATION TO CONTINUE APRIL 10, 2008 CASE MANAGEMENT

CONFERENCE: AND [PROPOSED] ORDER

00215 34155 DAI 578130.3